1 2 3 4 5 UNITED STATES COURT OF APPEALS 6 7 FOR THE FEDERAL CIRCUIT 8 9 10 MILLIONWAY INTERNATIONAL, No. 14-1204 11 INC., 12 **MILLIONWAY** Plaintiff-Appellant, **INTERNATIONAL, INC.'S** 13 MOTION TO ACCEPT INITIAL 14 BRIEF INSTANTER VS. 15 BLACK RAPID, INC. 16 17 Defendant-Appellee. 18 19 20 Millionway International, Inc. ("Millionway"), by and through its attorney, 21 22 David Fink, respectfully requests this Court to accept the Initial Brief a day late in 23 the above identified case for the following reasons: 24 25 1. On March 3, 2014, the undersigned attorney tried to file the Initial 26 Brief prior to midnight in order to be timely filed; however, due to 27 28 technical difficulties, the actual filing could not be completed until after midnight, about one hour late.

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1 2. At that time, the undersigned attorney was using a pc laptop and was 2 sending the Initial Brief from a hotel in Great Neck, NY. At that 3 4 time, it was unclear if the problem was due to the hotel internet, or the 5 pc laptop. 6 7 3. The delay was no fault of Millionway, and it is hoped that Millionway 8 will not be penalized. 9 10 In view of the foregoing, it is respectfully requested that the late filed 4. 11 Initial Brief will be accepted. 12 13 14 Date: March 4, 2014 /s/ David Fink 15 David Fink 16 Fink & Johnson 17 7519 Apache Plume Houston, TX 77071 18 Tel. 713 729-4991 19 Fax: 713 729-4951 20 Email: texascowboy6@gmail.com 21 22 23 24 25 26 27 28

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Document: 13 Page: 3 Filed: 03/04/2014 Case: 14-1204 **CERTIFICATE OF SERVICE** I hereby certify that on March 4, 2014, I electronically filed the foregoing document with the Court using the CM/ECF system, and I caused a copy of the foregoing document to be served on counsel for the Defendant-Appellee using the CM/ECF system. Date: March 4, 2014 /s/ David Fink David Fink